## Case 3:23-cv-03440-AMO Document 32 Filed 01/31/24 Page 1 of 4

1 2 3 4 5 6 7 8 9	DAVID H. KRAMER, SBN 168452 Email: dkramer@wsgr.com MAURA L. REES, SBN 191698 Email: mrees@wsgr.com WILSON SONSINI GOODRICH & ROSATI Professional Corporation 650 Page Mill Road Palo Alto, CA 94304-1050 Telephone: (650) 493-9300  ERIC P. TUTTLE, SBN 248440 Email: eric.tuttle@wsgr.com WILSON SONSINI GOODRICH & ROSATI Professional Corporation 701 Fifth Avenue, Suite 5100 Seattle, WA 98104-7036 Telephone: (206) 883-2500	RYAN J. CLARKSON, SBN 257074 Email: rclarkson@clarksonlawfirm.com YANA HART, SBN 306499 Email: yhart@clarksonlawfirm.com TIARA AVANESS, SBN 343928 Email: tavaness@clarksonlawfirm.com VALTER MALKHASYAN, SBN 348491 Email: vmalkhasyan@clarksonlawfirm.com CLARKSON LAW FIRM, P.C. 22525 Pacific Coast Highway Malibu, CA 90265 Telephone: (213) 788-4050  Tracey Cowan, SBN 250053 Email: tcowan@clarksonlawfirm.com CLARKSON LAW FIRM, P.C. 93 3rd Street, 2nd Floor San Francisco, CA 94103
10	Counsel for Defendant	Telephone: (213) 788-4050
11		Counsel for Plaintiffs and the Proposed Classes
12		
13	UNITED STATES DISTRICT COURT	
14	NORTHERN DISTRICT OF CALIFORNIA	
15	SAN FRANCIS	SCO DIVISION
16		
17 18	JILL LEOVY, NICHOLAS GUILAK, CAROLINA BARCOS, PAUL MARTIN, MARILYN COUSART, ALESSANDRO DE LA	
19	TORRE, VLADISSLAV VASSILEV, JANE DASCALOS, and minor G.R., individually, and on behalf of all other similarly situated,	<ul><li>ORDER TO CONTINUE CASE</li><li>MANAGEMENT CONFERENCE</li><li>AND AUTHORIZE BRIEFS IN</li></ul>
20	Plaintiffs,	) EXCESS OF DEFAULT PAGE ) LIMITS
21	v.	) ) Judge: Hon. Araceli Martínez-Olguín
22	GOOGLE LLC,	)
23	Defendant.	
24	Defendant.	) )
25		
26		
27		
28		
	STIPULATION AND <del>[Proposed]</del> ORDER TO CONTINUE CMC AND EXCEED PAGE LIMITS	CASE No.: 3:23-CV-03440-AMO

1	Defendant Google LLC and Plaintiffs Jill Leovy, Nicholas Guilak, Carolina Barcos, Pau	
2	Martin, Marilyn Cousart, Alessandro De La Torre, Vladisslav Vassilev, Jane Dascalos, and mino	
3	G.R. (collectively, "the Parties"), by and through their respective counsel of record, hereby	
4	stipulate as follows:	
5	WHEREAS, Plaintiffs filed their original Complaint on July 11, 2023 (ECF No. 1);	
6	WHEREAS, Plaintiffs' original Complaint asserted ten causes of action over 85 pages, on	
7	behalf of 8 individual plaintiffs and two putative classes;	
8	WHEREAS, the Court granted the Parties' stipulated request for up to 30 pages for	
9	Defendants' motion to dismiss the original Complaint and Plaintiffs' opposition to that motion	
10	(ECF No. 18);	
11	WHEREAS, Defendant filed its motion to dismiss on October 16, 2023 (ECF No. 20);	
12	WHEREAS, Plaintiffs elected to file a First Amended Complaint in lieu of opposition to	
13	Defendant's motion to dismiss, and the Court granted the Parties' stipulated request for Plaintiff	
14	to file a First Amended Complaint by January 5, 2024 (ECF No. 27);	
15	WHEREAS, Plaintiffs' First Amended Complaint (ECF No. 28) adds new allegations,	
16	claims, and plaintiffs, asserting 12 causes of action over 137 pages, on behalf of nine individual	
17	plaintiffs and three putative classes;	
18	WHEREAS, Defendant anticipates moving to dismiss the First Amended Complaint;	
19	WHEREAS, the Court so-ordered the Parties' stipulated briefing schedule for Defendants'	
20	anticipated motion to dismiss, with the motion due February 9, 2024; the opposition due March	
21	15, 2024; and the reply due April 5, 2024 (ECF No. 30);	
22	WHEREAS, in light of the number of allegations and causes of action in the First Amended	
23	Complaint compared to the original Complaint, and the Court's previous allowance of up to 30	
24	pages for briefing concerning the original Complaint, the Parties request up to 35 pages for	
25	Defendant's motion to dismiss the First Amended Complaint and Plaintiffs' opposition brief, and	
26	up to 20 pages for Defendants' reply brief;	
27	WHEREAS, the Parties anticipate that the motion to dismiss will be heard on May 16,	
28	2024.	
	STIDLILATION AND PROPOSED OPDED TO CONTINUE 1 CASE NO · 3·23-CV-03/40-AMC	

WHEREAS, lead counsel for Defendant has had a hearing in another matter scheduled on the morning of February 22, 2024, and thus now has a conflict on the date currently set for the Case Management Conference in this matter;

WHEREAS, the Parties agree that, in light of the First Amended Complaint and the anticipated motion to dismiss, it would be more efficient and orderly for the Case Management Conference to take place after the hearing on the motion to dismiss;

NOW, THEREFORE, pursuant to Civil Local Rules 6-2 and 7-12, the Parties agree, subject to the approval of the Court, as follows:

- Defendant may file a memorandum in support of its motion to dismiss the First 30
   Amended Complaint of up to 35-pages in length;
- Plaintiffs may file a memorandum in opposition to Defendant's motion to dismiss of 30 up to 35 pages in length;
- Defendant may file a reply memorandum in support of its motion to dismiss of up to 17 20 pages in length;
- 4. the Initial Case Management Conference, currently scheduled for February 22, 2024 at 10 a.m., shall be continued to June 6, 2024 at 10 a.m., or such other time as the Court may order at the hearing on the motion to dismiss;
- 5. the Parties' joint case management statement shall be filed by May 30, 2024; and
- 6. the Parties shall make their Rule 26(a) initial disclosures by May 30, 2024.



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1	Respectfully submitted,	
2 3	Dated: January 31, 2024 WILSON SONSINI GOODRICH & ROSATI Professional Corporation	
4	By: /s/ David H. Kramer	
5	David H. Kramer dkramer@wsgr.com	
6	Counsel for Defendant	
7		
8	Dated: January 31, 2024 CLARKSON LAW FIRM Professional Corporation	
9	By: /s/ Yana Hart	
10 11	Yana Hart yhart@clarksonlawfirm.com	
12	Counsel for Plaintiffs and the Proposed Classes	
13	SIGNATURE ATTESTATION	
14	I, David H. Kramer, am the ECF User whose ID and password are being used to file this	
15	document. In compliance with N.D. Cal. Civil L.R. 5-1(i)(3), I hereby attest that the concurrence	
16	in the filing of this document has been obtained from the other signatory.	
17	By: /s/ David H. Kramer	
18	David H. Kramer	
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-	STIPULATION AND <del>[Proposed]</del> Order To Continue -3- Case No.: 3:23-cv-03440-AM	